# OGC Approved For Release 2001/09/03 : CIA-RDP84-00709R000400070158-8

## OFFICERS & EMPLOYEES

- Conflict of interest, claims, contract.
- De Pacto.
  Foreign Government Presents, Titles., Etc.
- Liability.
- Transfers.
- Wested Mights Deprivation of.

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LE June 1044

ELETIO GERDAR

T: Executive Officer

office of Canazal Counsel

SUBJECT: Avoidance of Conflicts of Interest by

OSS Personnol

This momorandum is in response to your request for a statement on the Federal statemen caperally prohibiting officers and employees of the inited States from in any interesting themselves in claims against the United States. In a bread sense, these statement impose a standard of well-view loyalty to the interests of the government to enter all efficers and employees are required to achero, their penalty of severa original punishment.

There is little difficulty in applying these statutes to case of netuel conflict of interest, which are legally so sell as normally reprehensible. More difficulty are see, mose ever, in perderline cases, not male in so, which although involving at most a remote nosel litty of conflict, or to conflict at all, may yet be held to fall within the promisition of the statutes as they have been construit.

1.

#### STAITUTES THYOLVED

The principal statutes involved in this field are sections 100 and 118 of the Criminal fode. Resent opinions of the Attorney Seneral, referred to below, have indicated that these sections are applicable to practically all analogous of the Federal sevenment, as well as to officers of the armed teress.

Section 103 (18 U. C. 1997, originally enacted 25 february 1855, made as follows:

"Whoever, being an officer of the bulter States, or a person holding any place of brust or profit, or discharging any official function under, or in connection with, any executive department of the Government of the Thited States, or under the Senate or Souss of Representatives of the Enited States, shall act as an agent or atterney for presecuting any claim against the United States, on in eny manner, or by may means, otherwise then in discharge of his proper official duries, shall ald or assist in the prosestion or support of any such claim, or receive in gratulty, or any share of or interest in any clair from any claimant against Mie mited states, with intent to aid or ansisting or in consideration of having sided or a assisted, in the prospection of such o size shall be fined not more thin 5,000, of imprisoned not more than one year, or both. Sembers of the Rational Guard of the Strint of columbia who recoive compensation for their services as such thail not be held or construe to be officers of the United States. or persons holding any plate of brust or profit, or discharging any official famotion water or in connection with any executive department of the Soverton at of the United States within the provision of this soption."

The Surrene Court has defined a "claim erainst the United States" as a right to demand schery from the United States [Tobbs v. Solean, 117 v. S. 567].

The companion statute is section 133 (16 % % C. 203).

Supported to being elected or appointed a Sanator, Mumber of or Balagate to Congress, or a Bestdont Consideriour, shall, after his ore or appointment and either before or after he has qualified, and during his continuance in office, or being the head of a department, or prior office or clerk in the employ of the United States, shall, directly or indirectly, receive, or agree to receive, any occasionation shatever for any say loss repaired on to be rendered to any perior.

of the by himself or another, in relation to any proceeding, sontract, claim, contract, charge, accusation, arrest, or other nature or thing in which the dilted States in a party or directly or indirectly contractly or indirectly contraction, before any department, courting thereas, officer, or any sivil, military, or neval commission material, and increased or income than two years; and shall sorrower, thereafter be incomed of helical any office of honor, trust, or prefit under the downstant of the United Cates."

before any department, etc., to mean "lith any department", so that the statute cannot be considered as applying only to quasi-judicial matters and proceedings. There is littled; authority seemingly to the contrary. U. 3. 4. Relating 35 %.

In medition to these general statute, there are more apecific statutes which are concerned with particular proper c. the problem of conflicts of interest. Section 40 of the Criminal Code (15 J. S. C. 93), enacted 2 March 1989; promitts government officers or agents from transacting cusiness on behalf of the "nited States with any polyste or anisation in which they are interested.

joint-stock company, or cambriation, and member of agent of the first or person in the directly or indirectly interested in the pecuniary profits or contrasts of such corporation, joint-stock company, association, or first, shall be amployed or shall set as an officer on agent of the United States for the transaction of basiness with such corporation, joint-stock company, association, or first. These set company, association, or first. These shall violate the provision of this section shall be fined not more than [2,000 and Eprisoned and more than the years."

chaption like of the Criminal Code (18 U. S. C. 201); chapted 16 July 1888, forbids an officer or agent to receive any compensation for procuring a programment office or contrast:

"ELDEWOY, Deing elected or sepointed a Member of or Relegate to Congress, or a modification of a second sec election or empointment and either before or after he has qualified, and during his continuance in effice, or biles an officer or agent of the inited station shall directly or indirectly take reselve, or agree to receive, from any serson, any memory, property, or other valuable consideration whotever, for procuring, or siding to procure, any contract, appointive office, or place, from the mited States or from any officer or department thereof, for any parson placever, or for giving any such contract, appointive office, or place to or indirectly, shall offer or place to or indirectly, shall offers or acree to two, or shall give, or best w, any money, property, or other valuable consideration whatever, for the processing, or aiding to procure, any such contract, posintive office, or place, shall be fixed not more than the years and shall, soreover, be discussed for the contract of the contract o qualified from bolding any office of honor, profit, or trust under the descriment of the United States. All such contract or agreement may, at the cotion of the fresident.

Pinelly, section 100 of the devise Statutes (5 0. 0. 0.

"It shall not be leaful for any person appointed to the officer, clark, or employee in any of the constinents, to act as counsel, attorney, or agent for prosecuting any claim applies the conted states which was mendice that either of act departments while he man manner, nor to any seems, to all in the prosecution of any such claim, within two years cent after he shall have comed to be such officer, clerk, or employee."

It is well settled that this statute is applicable only to employees of the ten executive departments of the covernment (40 Cp. Atty. Ben. no. 74, 12 | ecceptor 1943), and not to independent establishments such as 082.

#### II.

#### APPLICATION OF STATISTED

#### A. Civilled Personnal

focused much public attention upon this public severally and upon sections 100 and 115 of the Orim nal Code in particular. In his opinion of 6 Movember 1942 (volt 180) no. 73), attented meneral Middle held that a temporary consultant in the sar operament, (employed without possestion on a temporary applicament) was liable to the penalties of sections 100 and probably 11 where he or his law partners prosecuted as atterneys any claims against the United States during the period of his appointment.

In the opinion of a December 1943 (Vol. 40, Mp. 74), the Attorney denoral ruled that members of local sur Price an intening Boards were efficers of the United States are bence subject to sections 100 and 113, which Toroplosed ther from acting as attorneys and agents for the propecution of claims a minet the United States. In other words, this or mion abendoned the requirements of actual conflict which was at least implicit in earlier opinions (6.0., 40 Op.

The effect of these opinions was twofold:

- (a) For the first time it was indicated that section 100 axa applicable to employees of government agencies and establishments outside the executive departments;
- (b) A large number of government employees, and no previously considered themselves obliged only to evold actual conflicts of interest, nero madenly confronted with the fact that they were in technical violation of Federal original statutes.

A store of probest followed the decisions, and there rere threats of eldearrest restanations from government service. The New York Times, & January 1944. Congressional

action followed with the inclusion in the revised reasoniation statutes (fitte Vill of the Revenue Act of 1945) of a section limiting the applicability of sections 100 and 113 to persons employed in the orincipal war presurement a section for reads (P. L. 235, Vith Cong., 888, 1911));

"(j) Nothing in sections 109 and 113 of the Criminal Code (f. 5. C., Lible 15, sec. Of and 203) or in section 120 of the Novised Statutes (U. 5. C., Litle 5, sec. 59) shall be desired to prevent any person by reason of survice in a separtment of the Desired April 12 the part of the period (or a part thereof) beginning the product of hostilities in the present war, tormination of hostilities in the present war, as proclaimed by the President from setile any claim against the United States; From the That such person shall not presente any plant the United States (1) involving any subject matter directly connected with which such person was so employed, or (2) during the period such person is engaged in supleyment in

It was recently said in Congress that the Comptroller the effect of sections 109 and 113, and that such sections the effect of sections 109 and 113, and that such sections were largely inoperative as to a great saily Pederal exployers (50 Cong. ec. 5781). It is difficult to appear with this view. The new section does not waive ections 109 and 118 and to apply see the course of their employment. The most it is cause of their employment. The most it is certain intermition that irrogular employees. Cortainly the vitality of sections 100 and 113 has not been impaired as to civiling employees of many agencies such as 450.

In subsequent legislation, congress has further limited the scope of these sections. A typical example is the joint resolution examples members of Ora relianing boards (F. L. 207, 78th ong. 22 less.);

"Nothing contained in sections 100 and 1 3 of the Oriminal Code (U. 1. 1. tiple 10, abos, 108 and 200) shall be decard to apply to any person because of any appointment under the acthority of the margancy los Control sol of 1042 (white Law Numbered 421, Seventy seventh Congress) or under sufficiently of little III

e The scope of this section is not clear. It may spall to the secutive departments, or only to yer, havy, and some tap account in any event it does not apply to one.

of the scond sar Powers Act, 1968 (Public Law Sumbered SC7, Seventy-Deventh Congress), as a member of a var Trice and mationing Scarci or to any other position in a residual, district, or local office of the Capacity without compensation: Provided However apply to any representation before the Office of Trice Administration before the person is an officer or maple year of the Ifice of the Administration of the Office o

Similar Pasolutions have been introduced to simple counsel to special Congressional committees (P. L. 240, 248, 78th Cong., 24 Sess.), a And even before the Stormey constant from the operation of the sections members of local draft boards (Act of May E. 1941, 85 Stat. 180) and alien energy hearing boards (Act of Section Section, 100 Section, to exemp NOC (without componential) and the section, to exemp NOC (without componential) and sale when actually employed employees of Child (E. 445).

In the light of the interpretation given these statutes the Attorney General, it is our opinion that see loss loss los of the including

- d. Civil service employedn;
- cocycles and applicable

if he your opinion, diremetances variant, Congress of he be requested to anach remedial legislation asserbling those in 3 from the soplication of these sections, withough make to problem less south for this arency than for the area of its out judgment that Congress sould not farm and repart may attempt to exclude full time officers and employees of the United States from the operation of these sensions.

provisions of these sections before he undertook the investigation in the Teapot Dome cases (43 Stee. 3).

#### B. Hilltory Personnel

Consider 109 and 113 are probably applicable 30% officers of the errod forces as well as to civilian officers and and jets and employees. Consequently, military officers are and jets to the same restrictions as fivilian apployees, with the important exception that they may in some cases by persisted to receive compensation from trivate sources where such would be forbidden to civilian employees. This right is derived from the provisions of section A(f) of the Selective hervice and Training and of 1940 [54 that, 388; 34 U. 3. Co.

"Nothin contained in this or any other Act shall be construed as forbliding the yalmant of compensation by any person. Time, or corporation to persons industed into the land or naval fortes of the Enited States for training and service under this Act or to members of the reserve compensate of outlier to members of the reserve compensate of outlier industrial forces now or hereafter on any type of active duty, who, prior to their industrial or compensation from such person, live, or corporation.

The Attorney Coneral has hold that the foregoing scotless annulls the effect of sections 100 and 113 so far as they might prevent an efficer of the aread forces from the compensation indirectly derived from contracts with the United States of from the proposition of claims, mainst the United States. After helding that the tenefits of section S(f) are seplicable to officers complisationed directly under the Act of Suptember 12, 1941 (35 stat. 728; 10 % as C. Add note), as well so to reserve different attempt Constal in the held that the term "compensation", as used in section S(f), was proad account to include a share of the rest provide resulting from work dome by others. The opinion closes with this note of caution:

covernment's interest and the private interest of one of its officers would, of course, be intolorable, even in time of mar, and tens specific statutes and rules of less can be invoked to provent or punish in such cases. See e. See Sections 100, 112, and 113 of the Criminal Toda (sees, 188, 302, and 203, title 18, 5. 5. C.); section 107 the let

of Horen 3, 1017, 30 Stat. 1102 (soc. 66) polochive Training and Service of 1045 WES DET ENTERED BEST TO SO STATE OF THE STAT to make lastul such concillation interest The tion the attention resident lettur mill serve in violation of those won the work to which he is als gree will be

The indication in the quoted copyline of the opinion that are a terms are indication in the copyline of the area o is contract to an indication in an alinion state. later (40 op. Atty. Sec., 50. 87, April 27, 1042) . State Backion 100 door not apply to office who do not positions in the service to the service relief relied on an earlier origin to the state of the tree of the constitution is doubtful at the state of the stat all army officers and the ship of April opining bolding all army officers, mapping the state of the section applicable only to the constant and wour and a helf later him absorption amoral in appointed a special section of appointed and the section of the

in silition to sections 100 and 115 there are asserting are manufactors on military officers which rolets to milling officers. the confiless of laterost problem.

- Scotion 1974 of the Meriand Statutes 17. Stat. 263; 10 U. S. 10 Mary SILES employment interfering with the performance of bio military ductos;
  - Section 1148 of the swissed statutes torbidding officers of the querters to corps from Acolaine and englined to the soline of the soline Lai Descripting any business womented with tim duties of their affice)

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(c) The Act of June 10, 1896, he amended, (40 Stat. 480) 10 U. C. 883), sutting of the part of any May or Marine officer on the active list who is small supplies or contractor furnishing mays! supplies or par materials to the coverment.

eams reneral restrictions which are applicable to the same reneral restrictions which are applicable to civilian officers and sampless, and is addition to specific statutes applicable only to these. The one important exception is that, unlike civilian employees, they may continue to receive compensation from private sources even though such compensation may be indirectly derived in part from the prossestion of cisims egalast the United States or from inverceted.

#### HI.

## PAGNIDIYNO ACTS

have received has and little of no light on their scope, as we ortal decisions involving these statutes have been prosecutions where a clear con/list of interest existed. Here the opinions of the Atherney cheral of any great value for according which now fall within the prohibition of the statutes, for some of the recent opinions are inconsistent with earlier ones (c. c. 18 Dp. attylism. Sen. 483) without everything or attenpting to distinguish the carlier protations. So far, these is he judicial authority either for or against the practice team by the exist before the institutes will soply. Such sea the holding of the cointon of a revenuer lady, to the effect that a consistent in the absorbment would be liable to the ponalties royled by he statutes simply because he was a manher of a law arthorally whose practice included text and surfacily absure to say that any conflict of interest could arrive in such a spinal any conflict of interest could arrive in such a situation. Here it is such a surface any conflict of interest could arrive in such a situation. Here is a such constant the could arrive in such a surface any conflict of interest could arrive in such a surface any conflict of interest of must be taken as correct in any matters any conflicts and confined the arrivelent and confidences.

<sup>&</sup>quot;Hecently Lenater saloney (D., Conn.) said on the floor of the senate. The statutes in question certainly were not enacted on the basis of the present regulation of Federal regulation." So Seng. Sec. 1676 (RI April 1944)